

104. General effect of this article.
105. Corporations to be subject to changes in laws.
106. All safe deposit and fidelity companies to make annual report to the treasurer of Maryland. What report shall state.
107. State treasurer to examine such companies.
108. What inquiry to be made in such examination.
109. Treasurer to order discontinuance of any violation of charter.
110. Deposits by guarantee companies to be made with State treasurer.
111. In case of neglect to make deposit, attorney general to institute proceedings; penalty.
112. Limitation of such deposit.
113. False swearing as to report and examination to be deemed perjury.
114. Treasurer shall surrender deposits; when.
115. Treasurer to report to general assembly.
116. Liability of stockholders to depositors; provisos.
117. Remedy to enforce such liability.
118. Securities that may be deposited with treasurer by life and accident insurance, safe deposit, trust, guaranty, loan and fidelity companies.
119. Cancellation of stock of life or accident insurance, safe deposit, trust or fidelity companies; notice.
120. Corporations heretofore chartered but not organized conclusively presumed to have surrendered their charters unless franchise tax of one-eighth per cent. be paid by 1st December, 1900. Exceptions.
121. Corporations hereafter chartered to be organized within two years from incorporation. Otherwise franchise tax to be annually paid until organized. Corporate rights suspended in the meantime. Exceptions.

122. Corporations mentioned in 120 after renewal of their charters to pay franchise tax annually until organized. State tax commissioner to assess franchise tax upon such corporations.
123. Wages—payment of by certain.
124. Loans upon chattels to be made under corporate name; only; legal interest only to be charged; proviso.

Bridge Companies.

125. Consent of county commissioners to be first had.
126. May purchase or condemn land and materials.
127. Report upon completion of county bridge to county commissioners.
128. Revision of tolls; report to county commissioners.
129. Report to comptroller upon completion of bridge between two counties or two States.
130. Authority to charge tolls from county commissioners or governor.
131. No bridge over navigable river unless authorized by statute.
132. Warrant from governor to charge tolls; when to be given.
133. Proceedings when bridge alleged to be out of repair.

Building or Homestead Associations.

134. Special powers of.
135. Fines and forfeitures.
136. Bonus payable by subscribers.
137. Advances on and purchases of stock.
138. Unpaid instalments secured by mortgage.
139. Members competent witnesses.
140. Merger by incorporation under this article of prior associations.
141. Transfer to such corporations.
142. Sections 134 to 141 applicable to land companies; special provisions.
143. Loans to be made in money.

Cemetery Companies.

144. May hold one hundred acres; not in city without its authority.